Case 19-13688-pmm Doc 40 Filed 05/08/20 Entered 05/08/20 15:19:57 Desc Main Document Page 1 of 4

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re:		
	Chapter	13
WINSOME BUCKLEY,		
	Case No.	19-13688
Debtor(s).		

NOTICE OF FIRST HOME LOAN PAYMENT POSTPONEMENT

Please take notice that on April 3, 2020, upon request of the Debtor(s), BANK OF AMERICA, N.A. agreed to postpone the monthly payment amount for the home loan ending in 9984 secured by property at 1901 FERRY ST EASTON, PA 18042 (the "Home Loan") for three (3) months (the "First Postponement Period"). The First Postponement Period starts with April 1, 2020, and will continue until June 30, 2020. The postponed payment amounts may be added to the end of the term of the Home Loan and are not being waived or forgiven.

Additionally, interest will, to the extent permitted by law (including any confirmed bankruptcy plan), continue to accrue during this time period. At the end of the First Postponement Period, the regular payment schedule provided for under the Home Loan (or if applicable the Debtor(s) confirmed bankruptcy plan) will resume without further notice, and the First Postponement Period will terminate absent: (1) the Debtor(s) submission of a second payment postponement request through (i) bankofamerica.com/coronavirus, (ii) Bank of America's virtual assistant, Erica®, or (iii) Bank of America's mobile banking app; and (2) BANK OF AMERICA, N.A.'s subsequent agreement to the second payment postponement request.

If a second payment postponement request is not submitted, Bank of America, N.A. will reach out to Debtor(s) at the end of the First Postponement Period, to work out

Case 19-13688-pmm Doc 40 Filed 05/08/20 Entered 05/08/20 15:19:57 Desc Main Document Page 2 of 4

repayment options based on the Debtor(s)' circumstances, including the potential option to add the postponed payments to the end of Debtor(s) loan. Bank of America, N.A. will also work on this repayment plan, as required, with the third party that currently owns or insures the Debtor(s)' loan.

Alternatively, if a second payment postponement request is submitted by Debtor(s), and agreed to by BANK OF AMERICA, N.A., it is anticipated that Debtor(s) will be advised as how a request to be evaluated for available options, including long-term assistance options, can be made at termination of the second payment postponement period.

To the extent a payment is made on the Home Loan during the First

Postponement Period, the funds will be used to reduce the principal balance on the Home Loan,
but will not extend the First Postponement Period, and the acceptance of such funds by BANK

OF AMERICA, N.A. should not be construed as a waiver of BANK OF AMERICA, N.A.'s

rights under the Home Loan, applicable bankruptcy law, or applicable non-bankruptcy law.

BANK OF AMERICA, N.A. expects that, to the extent necessary, the Debtor(s) will also

promptly take any required actions with the Court to effectuate the terms of the payment

postponement described in this Notice.

Please take further notice that if the Debtor(s) pays property taxes and insurance on their own under the terms of the Home Loan, the Debtor should continue to pay those obligations when they come due or as otherwise required by any applicable bankruptcy plan. If the amounts are not paid, BANK OF AMERICA, N.A. may, in order to insure that its collateral is adequately protected, and subject to any applicable bankruptcy plan, pay those obligations on the Debtor(s)' behalf and establish an escrow account for payments going forward. If this

Case 19-13688-pmm Doc 40 Filed 05/08/20 Entered 05/08/20 15:19:57 Desc Main Document Page 3 of 4

occurs, BANK OF AMERICA, N.A. will notify the Debtor(s) of the change and file a payment

change notice with this Court as required.

If the Debtor(s) pays property taxes and insurance obligations through an escrow

account established under the terms of the Home Loan, BANK OF AMERICA, N.A. will

continue to pay those obligations when they come due during the First Postponement Period.

Any shortage that may occur as a result of the payment postponement will be captured in the

next annual analysis. Debtor(s) may continue to make deposits to the escrow account during the

First Postponement Period to prevent a subsequent escrow shortage, but the Debtor(s) is not

obligated to do so.

Finally, please note that during the First Postponement Period the Debtor(s)

monthly Home Loan statements may reflect the payment amounts postponed as past due

balances. To the extent that occurs, the Debtor(s) should disregard that portion of the Home

Loan statement.

Nothing under this Notice should be construed as a waiver of BANK OF

AMERICA, N.A.'s rights under the Home Loan, applicable bankruptcy law, or applicable

non-bankruptcy law.

/s/Melody A. Snow

Date: <u>5/8/2020</u>

Melody A. Snow Assistant Vice President

Bank of America, N.A.

3

PROOF OF SERVICE OF DOCUMENT

I am over the age of 16001 N. Dallas Addison, TX 750	Pkwy	y case or adversary proceeding. My business ac	ddress is:
A true and correct co	py of the foregoing document entitle	ed (specify): Notice of Forbearance	
WINSOME B	. ,	Case No: 19-13688	
		Chapter: 13	
will be served or was the manner stated be		rs in the form and manner required by LBR 5005	-2(d); and (b) in
Orders and LBR, the, I	foregoing document will be served I checked the CM/ECF docket for this	ELECTRONIC FILING (NEF): Pursuant to control by the court via NEF and hyperlink to the docum is bankruptcy case or adversary proceeding and list to receive NEF transmission at the email add	ent. On (<i>date</i>) determined that
		☐ Service information continued of	on attached page
first class, postage p	, I served the following persoceeding by placing a true and corre	sons and/or entities at the last known addresses ect copy thereof in a sealed envelope in the Unite isting the judge here constitutes a declaration the document is filed.	ed States mail,
Debtor's Attorney:	Trustee:		
PAUL H. YOUNG	SCOTT F. WAT	TERMAN (Chapter 13)	
3554 Hulmeville Ro	oad, Suite 102 2901 St. Lawren	nce Ave., Suite 100	
Bensalem, PA 1902	0 Reading, PA 19	9606	
		Service information continued of	on attached page
		MAIL, FACSIMILE TRANSMISSION OR EMAIL	L (state method
the following persons such service method	and/or entities by personal delivery), by facsimile transmission and/or e	2. 5 and/or controlling LBR, on (date)	es a declaration
I declare under pena 5/8/2020	Ity of perjury under the laws of the U Melody A. Snow	Service information continued of United States that the foregoing is true and correct /s/Melody A. Snow	
Date	Printed Name	Signature	